

1 SCOT CANDELL, SBN 173261
2 ROSALIND H. MANSON, SBN 188473
3 Attorneys at Law
4 2019 Webster Street
5 San Francisco, CA 94115
6 Telephone: (415) 441-1776
7 Facsimile: (415) 441-1789
8 E-Mail: Candell@sflegalhelp.com

9
10 LAW OFFICES OF MARK E. MERIN
11 Mark E. Merin, SBN 043849
12 2001 P Street, Suite 100
13 Sacramento, California 95814
14 Telephone: (916) 443-6911
15 Facsimile: (916) 447-8336
16 E-Mail: mark@markmerin.com

17 Attorneys for Plaintiffs

18 DENNIS J. HERRERA, SBN 139669
19 City Attorney
20 JOANNE HOEPER, SBN 114961
21 Chief Trial Deputy
22 PETER J. KEITH, SBN 206482
23 RONALD FLYNN, SBN 184186
24 Deputy City Attorneys
25 1390 Market Street, 6th Floor
San Francisco, CA 94102
Telephone No.: (415) 554-3908
Facsimile No.: 415/554-3837
E-Mails: ronald.flynn@sfgov.org
peter.keith@sfgov.org

17 Attorneys for Defendants

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

EARNEST HENDERSON, et al.,

Plaintiff,

vs.

CITY AND COUNTY OF SAN
FRANCISCO, et al.,

Defendants.

CASE NO: 3:05-CV-00234 VRW

**STIPULATION AND [PROPOSED]
ORDER EXTENDING TIME TO PERMIT
DEPOSITION OF CAPTAIN MARTIN
IDETA AFTER THE DISCOVERY
CUTOFF DATE**

IT IS HEREBY STIPULATED AND AGREED, by and between the parties hereto, by and through their respective counsel, that Defendants recently produced documents to Plaintiffs, and

1 following that production Plaintiffs requested and Defendants agreed that Plaintiffs could take the
2 deposition of Captain Martin I detta, limited to the matters referenced in one of the documents that
3 was produced. The parties further agreed that given the pending discovery cutoff of June 29, 2007,
4 the deposition could take place after the discovery cutoff, but prior to July 29, 2007.

5 DATED: June 28, 2007

Respectfully submitted,

6 SCOT CANDELL and
7 LAW OFFICE OF MARK E. MERIN

8 /s/ - "Scot Candell"

9 BY: _____

10 Scot Candell
Attorney for Plaintiffs

11 DATED: June 28, 2007

Respectfully submitted,

12 DENNIS J. HERRERA, City Attorney
13 JOANNE HOEPER, Chief Trial Deputy
14 PETER J. KEITH
RONALD FLYNN
Deputy City Attorneys

16 /s/ - "Ronald Flynn"

17 BY: _____

18 Ronald Flynn, Deputy City Attorney
Attorney for Defendants

19 **ORDER**

20 **GOOD CAUSE APPEARING:** it is hereby ordered that Plaintiffs in this matter may depose
21 Captain Martin I detta after the discovery cutoff date of June 29, 2007, but before July 29, 2007.

22 DATED: 7/5/2007

24 S:\WpWork\Henderson & Woodfox\Henderson, Ernest\Pleadings\Stip & Order to take Depo of Captain I detta

